

Message

From: Quinones, Edwin [quinones.edwin@epa.gov]
Sent: 6/12/2019 8:07:14 PM
To: Adams, Adam [Adams.Adam@epa.gov]; Shannon, Wilkin [shannon.wilkin@epa.gov]
CC: Moore, Gary [Moore.Gary@epa.gov]; Smalley, Bryant [smalley.bryant@epa.gov]
Subject: RE: CERCLA Approval Status

Thanks, Adam. ITC just wanted to double-check and make sure since they would like to use that facility's wastewater system for incident wastewater.

Edwin Quinones
Assistant Regional Counsel
US EPA Region 6, 6RC-S
1445 Ross Ave.
Dallas, TX 75202
(214) 665-8035

From: Adams, Adam
Sent: Wednesday, June 12, 2019 2:36 PM
To: Quinones, Edwin <quinones.edwin@epa.gov>; Shannon, Wilkin <shannon.wilkin@epa.gov>
Cc: Moore, Gary <Moore.Gary@epa.gov>; Smalley, Bryant <smalley.bryant@epa.gov>
Subject: RE: CERCLA Approval Status

Ed,
If that wastewater treatment system is part of the Clean Harbors Deer Park facility that was on the acceptable list, then any waste that that facility can process can be shipped/transported for disposal (i.e. solids, wastewater, etc). It would be the facility that determines if they can accept a specific waste.
Adam

From: Quinones, Edwin
Sent: Wednesday, June 12, 2019 2:29 PM
To: Adams, Adam <Adams.Adam@epa.gov>; Shannon, Wilkin <shannon.wilkin@epa.gov>
Subject: FW: CERCLA Approval Status

Hi All,

I keep getting calls from ITC counsel concerning the question below. They would like a confirmation that the determination covers use of Clean Harbors Deer Park's facility wastewater treatment system for processing incident wastewater. Can one of you please confirm this or otherwise clarify that it does not cover such use?

Thanks,

Edwin Quinones
Assistant Regional Counsel
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Dallas, TX 75202
(214) 665-8035

From: aileen.hooks@bakerbotts.com <aileen.hooks@bakerbotts.com>
Sent: Thursday, June 06, 2019 7:56 AM

To: AAdams@braunintertec.com; Shannon, Wilkin <shannon.wilkin@epa.gov>

Cc: Quinones, Edwin <quinones.edwin@epa.gov>; kelly.cook@tceq.texas.gov; Margaret.Ligarde@tceq.texas.gov

Subject: RE: CERCLA Approval Status

We received the acceptability determination below for Clean Harbors Deer Park. In addition to a landfill and incinerator, the facility has an on-site wastewater treatment system. We would like to confirm that this determination covers use of the facility's wastewater treatment system for processing incident wastewater. I understand that Clean Harbors has been directly in touch with Earl Lott and David Galindo of TCEQ to confirm that the facility would be authorized to accept the wastewaters. ITC would like to begin shipment of wastewaters to Clean Harbors this week if possible.

Please let me know if there are any questions.

From: Hooks, Aileen

Sent: Monday, April 29, 2019 3:54 PM

To: Moore, Gary <Moore.Gary@epa.gov>

Cc: Quinones, Edwin <quinones.edwin@epa.gov>

Subject: RE: CERCLA Approval Status

Thanks, Gary. We will get you the information requested for KSolv and appreciate the efforts reviewing these facilities.

Best regards,

Aileen

From: Moore, Gary <Moore.Gary@epa.gov>

Sent: Monday, April 29, 2019 9:44 AM

To: Hooks, Aileen <aileen.hooks@bakerbotts.com>

Cc: Quinones, Edwin <quinones.edwin@epa.gov>

Subject: FW: CERCLA Approval Status

[EXTERNAL EMAIL]

Hello Aileen:

We are working through the CERCLA Acceptability information for the facilities that you provided to Ed.

The information that you have provided for KSolv does not look correct. Could you please confirm and send that information to me as well as a contact for KSolv?

Just for information, we do not need CERCLA Acceptability for the transporter (Rineco ES) but will for Rineco and have provided that information below.

Also, it appears that Quala Rail and Specialty is an industrial user to Gulf Coast Waste Authority – Bayport Facility so we are checking to insure that they are acceptable.

I know that we are already using Quala and Southwest Shipyards for the decon activities but we have a plans which have been approved by Unified Command for this so at this point nothing needs to be done. We may have to get some information as we move through this.

Thanks,

Gary Moore

USEPA OSC
2147891627

From: Moore, Gary
Sent: Monday, April 29, 2019 9:12 AM
To: Edwin Quinones <Quinones.Edwin@epa.gov>
Cc: Shannon, Wilkin <shannon.wilkin@epa.gov>
Subject: CERCLA Approval Status

Ed,

Could you pass this along to your contact with ITC?

A note is that the Rineco location listed as acceptable below is the TSDF while the one listed as pending determination is a waste hauler which does not need a determination. I assume that they were trying to get the disposal facility. Also, the final disposition from the Quala Rail and Specialty Services (decon of vac trucks) is Gulf Coast Waste Disposal Authority- Bayport facility and we are still getting determination information from RCRA.

Acceptable:

Rineco Chemical, Benton, AR (EPA ID #ARD981057870) – acceptable
Intergulf, Pasadena, TX (EPA ID #TXR000031286) - acceptable
Stolthaven Houston, Houston, TX (EPA ID #TXD980748461) - acceptable
Texas Molecular, Deer Park, TX (EPA ID #TXD000719518) - acceptable
US Ecology TEXAS, Robstown, TX (EPA ID #TXD069452340) - acceptable
Clean Harbors Deer Park, La Porte, TX (EPA ID #TXD055141378) - acceptable
WM Coastal Plains R&D Facility, Alvin, TX TCEQ ID #MSW 1721) - acceptable
WC Seabreeze Environmental Landfill, Angleton, TX (TCEQ ID #1539A) - acceptable
Phillips Services/Stericycle, Houston, TX (EPA ID #TXD074196338) - acceptable
Veolia ES Technical Services, Port Arthur, TX (EPA ID #TXD000838896) – acceptable

Pending Determination:

Rineco ES, Benton, AR (EPA ID #ARR000024679) – pending determination
Quala Rail and Specialty (formerly Alpha Technical Services), Pasadena, TX (EPA ID# TXR00047035) discharge to Gulf Coast Waste Authority Bayport Facility, Bayport Industrial District, Pasadena, TX (EPA ID# - pending determination
Gulf Coast Waste Authority Bayport Facility, Bayport Industrial District (EPA ID# TXD980626170, Pasadena, TX – pending determination
K-Solv (EPA# TX0083828) Channelview TX 77530 – pending determination
Southwest Shipyard, Channelview TX 77530 (EPA ID # TXD000820274) – pending determination

Gary W. Moore (6SF-ER)
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